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94

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/905,046	07/12/2001	Christine Cheng	3801.P042	3861
49845 7590 01/29/2007 SCHWEGMAN, LUNDBERG, WOESSNER & KLUTH/EBAY P.O. BOX 2938			EXAMINER	
			OYEBISI, OJO O	
MINNEAPOLIS, MN 55402		ART UNIT	PAPER NUMBER	
			3692	
SHORTENED STATUTORY PER	RIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE
3 MONTHS		01/29/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)			
Office Action Summary		09/905,046	CHENG ET AL.			
		Examiner	Art Unit			
_		OJO O. OYEBISI	3692			
Period fo	The MAILING DATE of this communication apport Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tirr will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C.§ 133).			
Status	,					
1)	Responsive to communication(s) filed on 31 Oc	ctober 2006				
2a)⊠	This action is <b>FINAL</b> . 2b) ☐ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
- ر	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims					
- 4)⊠	4)⊠ Claim(s) <u>1-40</u> is/are pending in the application.					
•	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)						
6)🖂	Claim(s) <u>1-40</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)	Claim(s) are subject to restriction and/or election requirement.					
Applicati	ion Papers					
	The specification is objected to by the Examine	r				
•	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	ınder 35 U.S.C. § 119					
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	)-(d) or (f).			
· ·	☐ All b)☐ Some * c)☐ None of:					
•	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
•	3. Copies of the certified copies of the priority documents have been received in this National Stage					
	application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.						
Attachmen —	t(s)					
	ce of References Cited (PTO-892)	4) Interview Summary				
	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P				
Paper No(s)/Mail Date 6) Other:						

Art Unit: 3692

### **DETAILED ACTION**

In the amendment filed on 10/31/2006, the following have occurred: claims 1, 2, 6, 9-11, and 31-40 have been amended, claims 1-40 are pending, and the amendment to claims 33-40 has necessitated the withdrawal of 35 U.S.C. 112, second paragraph rejection.

### Claim Rejections - 35 USC § 102

- 1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

  A person shall be entitled to a patent unless
  - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-6, 31-36, and 40 are rejected under 35 U.S.C. 102(b) as being anticipated by Trostle (US PAT: 5,919,257).

Re claims 1 and 2. Trostle teaches a method to detect fraudulent activities at a network-based transaction facility, the method comprising: causing a first identifier (i.e., authorized username) associated with a first user identity to be stored on a machine responsive to a first sales-related event with respect to the network-based transaction facility and initiated under the first user identity from the machine which is coupled to the network-based transaction facility via a network; and detecting a potentially fraudulent activity by detecting a lack of correspondence (i.e., In response, the user enters a username which is transmitted to the server and in step 84 the server compares the entered username against a list of authorized users. If the username is not valid, network access is denied in step 86 and the login process ends, see col.5 lines 45-55) between the first identifier stored on the machine and a second identifier

**Art Unit: 3692** 

(i.e., entered username) associated with a second user identity responsive to a second sales-related event with respect to the network-based transaction facility and initiated under the second user identity from the machine (i.e., In step 82 a username prompt is presented to the user. In response, the user enters a username which is transmitted to the server and in step 84 the server compares the entered username against a list of authorized users. If the username is not valid, network access is denied in step 86 and the login process ends. However, if the entered username is on the list, the server returns an encrypted private key to the workstation in step 88. The encrypted private key can only be decrypted with the user's password. In step 90 the server checks if any login restrictions, such as, time restrictions, station restrictions and account lockout restrictions have been violated. These restrictions prevent logins from unauthorized workstations or logins during the wrong time of day. If there are violations, access is denied (step 86). However, if there are no login restrictions, the user is prompted to enter a password in step 92 and the validity of the password is determined in step 94, see col.5 lines 45-67).

Re claims 31-33, and 40. Claims 31-33, and 40 recite similar limitations to claim 1 and thus rejected using the same art and rationale in the rejection of claim 1.

Re claims 3 and 34. Trostle discloses a method comprising causing the lack of correspondence between the first identifier and second identifier to be detected at the machine (i.e., In response, the user enters a username which is transmitted to the server and in step 84 the server compares the entered username against a list of authorized users. If the username is not valid, network access is denied in step 86 and

the login process ends, see col.5 lines 45-55).

Re claims 4-6, 35-36. Trostle further discloses a method comprising receiving both the first identifier and the second identifier at the network-based transaction facility from the machine, and detecting the lack of correspondence between the first identifier and second identifier at the network-based transaction facility (i.e., In step 82 a username prompt is presented to the user. In response, the user enters a username which is transmitted to the server and in step 84 the server compares the entered username against a list of authorized users. If the username is not valid, network access is denied in step 86 and the login process ends. However, if the entered username is on the list, the server returns an encrypted private key to the workstation in step 88, see col.5 lines 45-60).

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 7-8, and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trostle.

Re claims 7-8, and 37. Trostle does not explicitly disclose a method comprising causing the first and second identifier to be stored on the machine within a cookie.

However, storing user identifiers on the machine within a cookie is a well-known cookie

Art Unit: 3692

bundling scheme. Cookie bundling is a common practice wherein all of the separate cookies pertaining to different type of user transaction preferences are packed together into one file. Thus it would have been obvious to one of ordinary skill in the art to introduce the well-known scheme in Trostle to enable separate cookies pertaining to different type of user transaction preferences to be packed together into one file.

5. Claims 9-19, and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trostle in view of Miller (Michael Miller, The complete Idiot's Guide to Ebay Online Auctions, copyright July 1999).

Re claims 9, 10. Trostle does not explicitly disclose a method wherein the first salesrelated event includes one of registering with the network-based transaction facility,
communicating an offer to sell an offering via the network-based transaction facility,
communicating and offering to purchase the offering via the network-based transaction
facility, communicating a feedback regarding a transaction, and updating a profile
maintained by the network-based transaction facility. However, Miller discloses a
method wherein the first event includes one of registering with the network-based
transaction facility (see pg 133), communicating an offer to sell an offering via the
network-based transaction facility, communicating and offering to purchase the offering
via the network-based transaction facility (i.e., ebay, see pg 52) communicating a
feedback regarding a transaction, and updating a profile maintained by the networkbased transaction facility (i.e., ebay feedback, see pgs 157-161). Thus it would have
been obvious to incorporate what is taught by Miller into Trostle to allow individuals and
small businesses to sell and buy items from other internet users worldwide.

Art Unit: 3692

Re claims 11-14, and 38. Trostle discloses the method comprising: the detection of the lack of correspondence between the first identifier and the second identifier at one of the machine and the network-based transaction facility; inspect for the potentially fraudulent activity (i.e., In step 82 a username prompt is presented to the user. In response, the user enters a username which is transmitted to the server and in step 84 the server compares the entered username against a list of authorized users. If the username is not valid, network access is denied in step 86 and the login process ends. However, if the entered username is on the list, the server returns an encrypted private key to the workstation in step 88, see col.5 lines 45-60), and causing the potentially fraudulent activity to be recorded into a database. (i.e., If the values are equal then illicit changes have not been made to the selected executables programs, and execution continues with step 90 which returns workstation execution to the system BIOS. Otherwise, step 92 is performed to notify the user, and/or the network system administrator, that an unauthorized change has been detected. The workstation may also make an entry in an audit server audit log, see col.7 lines 27-38). Trostle does not explicitly disclose causing the first identifier and the second identifier to be stored on the machine within a shill cookie; causing a cookie identifier to be stored within the shill cookie; causing the shill cookie to be coupled to a cookie bundle which records a plurality of transaction preferences for the first user identity and the second user identity on the machine; causing the shill cookie bundle to be sent from the machine to the network-based transaction facility when the second user identify makes the second sales transaction event with the network-based transaction facility using the machine;

Art Unit: 3692

causing the shill cookie to be appended with the second identifier. However, storing user identifiers on the machine within a cookie is a well-known cookie bundling scheme. Cookie bundling is a common practice wherein all of the separate cookies pertaining to different type of user transaction preferences are packed together into one file. Thus it would have been obvious to one of ordinary skill in the art to introduce the well-known scheme in Trostle/Miller to enable separate cookies pertaining to different type of user transaction preferences to be packed together into one file.

Re claim 15. Trostle discloses a method wherein the machine comprises a computer connected to the network-based transaction facility (i.e., a networked workstation performs an intrusion detection hashing function on selected workstation executable programs, see abstract).

Re claim 16. Trostle does not explicitly disclose a method wherein the network-based transaction facility comprises an Internet-based auction facility. However Miller makes this disclosure (i.e., ebay, see pg 52). Thus it would have been obvious to incorporate what is taught by Miller into Trostle to allow individuals and small businesses to sell items to sell and buy items from other internet users worldwide.

Re claim 17. Trostle does not explicitly disclose a method as in claim 16 further comprising: causing the shill cookie to record and to store a predetermined number of user identifiers. However, storing/recording user identifiers on the machine within a cookie is a well-known cookie bundling scheme. Cookie bundling is a common practice wherein all of the separate cookies pertaining to different type of user transaction preferences are packed together into one file. Thus it would have been obvious to one

Art Unit: 3692

of ordinary skill in the art to introduce the well-known scheme in Trostle/Miller to enable separate cookies pertaining to different type of user transaction preferences to be packed together into one file.

Re claims 18 and 19. Trostle does not disclose a method further comprising causing the shill cookie and the cookie bundle to be encoded and encrypted such that the shill cookie and the bundle cookie are coded. However, encoding and encrypting cookie are old and well known in the art. Encoding a cookie is formatting a cookie into a language that is not readily apparent to the user. Thus it would have been obvious to one of ordinary skill in the art to incorporate what is old and well known in the art into Trostle/Miller to maintain data integrity and to guarantee transaction facility security.

6. Claims 20-30, and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trostle in view of Miller as applied to claims 19 and 38 above and further in view of Smaha et al (Smaha hereinafter, US PAT: 5,557,742).

Re claims 20-21, and 39. Neither Trostle nor Miller explicitly disclose a method further comprising: generating a potential fraudulent activities table having a fraudulent activity field, a cookie identifier field, a user identifier field, and a frequency field; recording each of the potentially fraudulent activities and corresponding information into the potential fraudulent activities table; updating the potential fraudulent activities table at least on a periodic basis; and providing an updated report of the potential fraudulent activities table to an investigation team. However, Smaha discloses generating a potential fraudulent activities table having a fraudulent activity field, a cookie identifier field, a user identifier

Art Unit: 3692

field, and a frequency field (i.e., generate misuse report and load pres-elected fields, see fig.6B element 170 and element 176); recording each of the potentially fraudulent activities (i.e., misuse) and corresponding information into the potential fraudulent activities table (see fig.4 element 126); updating the potential fraudulent activities table at least on a periodic basis (i.e., once a misuse has been detected, an output mechanism generates a signal for use by notification and storage mechanism, see col.3 lines 40-45, also see col.6 lines 11-14); and providing an updated report of the potential fraudulent activities table to an investigation team (i.e., the detection system then generates a text-based output report for a user to view or stored, see col.3 lines 40-44). Thus it would have been obvious to one of ordinary skill in the art to combine Trostle, Miller and Smaha to enable a user to store, view and analyze the fraudulent activities. Re claim 22. Trostle does not explicitly disclose a method wherein the new event includes one of registering with the network-based transaction facility, communicating an offer to sell an offering via the network-based transaction facility, communicating and offering to purchase the offering via the network-based transaction facility, communicating a feedback regarding a transaction, and updating a profile maintained by the network-based transaction facility. However, Miller discloses a method wherein the new event includes one of registering with the network-based transaction facility (see pg 133), communicating an offer to sell an offering via the network-based transaction facility, communicating and offering to purchase the offering via the networkbased transaction facility (i.e., ebay, see pg 52) communicating a feedback regarding a transaction, and updating a profile maintained by the network-based transaction facility

Art Unit: 3692

(i.e., ebay feedback, see pgs 157-161). Thus it would have been obvious to incorporate what is taught by Miller into Trostle to allow individuals and small businesses to sell and buy items from other internet users worldwide.

Re claims 23 and 24. Neither Trostle nor Miller discloses a method comprising providing the updated report to the investigation team at a predetermined time. However, Shama discloses providing the updated report to the investigation team (i.e., a user) at a predetermined time (i.e., the detection system then generates a text-based output report for a user to view or stored, see col.3 lines 40-44). Thus it would have been obvious to one of ordinary skill in the art to combine Trostle, Miller and Smaha to enable a user to store, view and analyze the fraudulent activities.

Re claim 25. Neither Trostle nor Miller and Shama a method further comprising providing a priority ranking system having a low priority for a low potential fraudulent activity frequency, a medium priority for a medium potential fraudulent activity frequency and a high priority for a high potential fraudulent activity frequency. However, it is old and well in business management art to prioritize events based on the events degree of importance. Thus it would have been obvious to one of ordinary skill in the art to incorporate what is old and well known in the art into the combination of Trostle, Miller and Shama to prioritize the frequency of fraudulent activities and to enable the system to process data more efficiently.

**Re claim 26.** Trostle discloses a method further comprising examining the updated report to confirm the potentially fraudulent activity (i.e., the detection system then generates a text-based output report for a user to view or stored, see col.3 lines 40-44).

Art Unit: 3692

Re claim 27. Trostle discloses how fraudulent activities i.e., an authorized change to a workstation can be detected and prevented. Trostle does not explicitly disclose a method wherein the potentially fraudulent activity includes one of shill biddings and shill feedbacks. However, Miller explicitly disclose a method wherein the potentially fraudulent activity includes one of shill biddings and shill feedbacks (see pg 218 and pg 222). Thus it would have been obvious to one of ordinary skill in the art to use the intrusion detection system of Trostle to detect and prevent fraudulent activities in online auction market i.e., shill bidding and shill feedback as taught by Miller.

Re claim 28. Trostle does not disclose a method wherein the recording does not affect any one of the first sales related event, the second sales event, and the new event. However Smaha makes this disclosure (i.e., a method for using processing system inputs to form events, processing the events by the misuse engine according to a set of selectable misuses, and generating one or more misuse outputs. The method converts system-generated inputs to events by establishing a first data structure for use by the system which stores the event. The data structure has elements including (1) authentication information; (2) subject information; and (3) object information. The method further extracts from system audit trail records, system log file data, and system security state data the information necessary for the first data structure. The method includes the steps of storing the events into the first data structure, see col.12 line 65 – col.13 line10). Thus it would have been obvious to combine the teachings of Trostle and Smaha to detect and prevent fraudulent activities in online auction market.

Art Unit: 3692

Re claim 29. Trostle further discloses a method further comprising causing the detection of the potentially fraudulent activity responsive a matching of at least two user transaction preferences from at least two different user identifies (i.e., In step 82 a username prompt is presented to the user. In response, the user enters a username which is transmitted to the server and in step 84 the server compares the entered username against a list of authorized users. If the username is not valid, network access is denied in step 86 and the login process ends. However, if the entered username is on the list, the server returns an encrypted private key to the workstation in step 88. The encrypted private key can only be decrypted with the user's password. In step 90 the server checks if any login restrictions, such as, time restrictions, station restrictions and account lock-out restrictions have been violated. These restrictions prevent logins from unauthorized workstations or logins during the wrong time of day. If there are violations, access is denied (step 86). However, if there are no login restrictions, the user is prompted to enter a password in step 92 and the validity of the password is determined in step 94, see col.5 lines 45-67).

Re claim 30. Trostle does not explicitly discloses a method wherein the user transaction preferences comprise credit card numbers, bidding histories, payment methods, and shipping addresses. However, Miller makes this disclosure (see pg 23). Thus it would have been obvious to one of ordinary skill in the art to combine the teachings of Trostle and Miller to detect and prevent fraudulent activities in online auction market.

Art Unit: 3692

## Response to Arguments

Applicant's arguments filed on 10/31/06 have been fully considered but they are 7. not persuasive. The applicant argues in substance that the primary reference, Trostle, is directed to a system and method for detecting and preventing the modification of pre-boot executables (programs) on a workstation that may be linked to a server, and thus fails to teach storing a first user identity responsive to a first sales-related event with respect to the network-based transaction facility; a transaction facility or a server used in a transaction facility; detecting the lack of correspondence between a first identifier stored on a machine and a second identifier. Further, the applicant maintains that none of the secondary references meets the limitations stated supra. Contrary to the applicant's assertion, Trostle discloses in col.5 lines 45-67 i.e., "in step 82, a username prompt is presented to the user. In response, the user enters a username which is transmitted to the server and in step 84 the server compares the entered username against a list of authorized users. If the username is not valid, network access is denied in step 86 and the login process ends. However, if the entered username is on the list, the server returns an encrypted private key to the workstation in step 88. The encrypted private key can only be decrypted with the user's password. In step 90 the server checks if any login restrictions, such as, time restrictions, station restrictions and account lock-out restrictions have been violated. These restrictions prevent logins from unauthorized workstations or logins during the wrong time of day. If there are violations, access is denied (step 86). However, if there are no login restrictions, the user is prompted to enter a password in step 92 and the validity of the

Art Unit: 3692

password is determined in step 94." Clearly, in col.5 lines 45-67, Trostle is describing an authentication process wherein a user identity (i.e., username) is compared to prestored user information, and if a match is not found between the entered username and the pre-stored information, network access is denied to the said user, and the log-in process terminates. Thus, the authentication process described by Trostle in col.5 lines 45-67 constitutes the applicant's claimed limitations i.e., "storing a first user identity responsive to a first sales-related event with respect to the network-based transaction facility; a transaction facility or a server used in a transaction facility; detecting the lack of correspondence between a first identifier stored on a machine and a second identifier." All in all, Trostle disclosed authentication process reads on these limitations.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Art Unit: 3692

Any inquiry concerning this communication or earlier communications from the examiner should be directed to OJO O. OYEBISI whose telephone number is (571) 272-8298. The examiner can normally be reached on 8:30A.M-5:30P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, RICHARD E. CHILCOT can be reached on (571)272-6777. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

James Kramer